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	Deviors in Fossession				
14					
15	UNITED STATES BA	ANKRUPTCY COURT			
16	NORTHERN DISTRICT OF CALIFORNIA				
17	SAN FRANCISCO DIVISION				
18					
10	In re:	Case No. 19-30088 (DM)			
19	PG&E CORPORATION,	Chapter 11			
20	I GRE CORI ORATION,	(Lead Case) (Jointly Administered)			
21	- and -	(Jointry Administered)			
22	PACIFIC GAS AND ELECTRIC COMPANY,	NOTICE OF REVISED AGENDA FOR APRIL 7, 2020, 10:00 A.M.			
23	Debtors.	OMNIBUS HEARING			
24	☐ Affects PG&E Corporation	Date: April 7, 2020			
25	☐ Affects Pacific Gas and Electric Company	Time: 10:00 a.m. (Pacific Time)			
	Affects both Debtors * All papers shall be filed in the lead case,	Place: United States Bankruptcy Court Courtroom 17, 16th Floor			
26	No. 19-30088 (DM)	San Francisco, CA 94102			
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PROPOSED REVISED AGENDA FOR **APRIL 7, 2020, 10:00 A.M. (PACIFIC TIME) OMNIBUS HEARING**

I: MATTERS SCHEDULED TO BE HEARD IN MAIN CASE: No. 19-30088 (DM)

CONTESTED MATTERS GOING FORWARD

Trotter Retention Application: Application of the Official Committee of Tort 1. Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee Nunc Pro Tunc to January 13, 20202 Through the *Effective Date of the Resolution Trust Agreement* [**Dkt. 5726**].

Response Deadline: March 10, 2020, at 4:00 p.m. (Pacific Time).

Responses Filed:

- A. Debtors' Statement with Respect to the Official Committee of Tort Claimants' Applications to Retain and Employ Cathy Yanni as Claims Administrator and the Hon, John K. Trotter (Ret.) as Trustee for the Fire Victim Trust [Dkt. 5994].
- В. California State Agencies' Reservation of Rights on Application of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee *Nunc Pro Tunc* to January 13, 20202 Through the Effective Date of the Resolution Trust Agreement [**Dkt. 6032**].
- C. Paradise Irrigation District, et al.'s Reservation of Rights with Respect to Request for Hearing on Applications of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee and Cathy Yanni as Claims Administrator *Nunc Pro Tunc* to January 13, 2020 Through the Effective Date of the Resolution Trust Agreement [Dkt. 6534].
- D. Reservation of Rights re: Request for Hearing on Applications of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee and Cathy Yanni as Claims Administrator *Nunc* Pro Tunc to January 13, 2020 Through the Effective Date of the Resolution Trust Agreement [Dkt. 6567].
- E. AT&T Corp.'s Reservation of Rights with Respect to Request for Hearing on Applications of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee and Cathy Yanni as Claims Administrator Nunc Pro Tunc to January 13, 2020 Through the Effective Date of the Resolution Trust Agreement [**Dkt. 6580**].
- Debtors' Statement with Respect to the TCC's Request for a Hearing on F. the Proposed Budget for the Hon. John K. Trotter (Ret.) as Trustee for the Fire Victim Trust and Cathy Yanni as Claims Administrator [**Dkt. 6614**].

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Related Documents:

- G. Declaration of Hon. John K. Trotter (Ret.) in Support of Application of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee *Nunc Pro Tunc* to January 13, 20202 Through the Effective Date of the Resolution Trust Agreement [**Dkt. 5727**].
- H. Supplemental Declaration of Hon. John K. Trotter (Ret.) in Support of Application of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee Nunc Pro Tunc to January 13, 20202 Through the Effective Date of the Resolution Trust Agreement [Dkt. 5976].
- I. Request for Hearing on Applications of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee and Cathy Yanni as Claims Administrator *Nunc Pro Tunc* to January 13, 2020 Through the Effective Date of the Resolution Trust Agreement [Dkt. 6486].

Status: This matter is going forward on a contested basis.

2. <u>Yanni Retention Application</u>: Application of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Cathy Yanni as Claims Administrator Nunc Pro Tunc to January 13, 20202 Through the Effective Date of the Resolution Trust Agreement [Dkt. 5723].

Response Deadline: March 3, 2020, at 4:00 p.m. (Pacific Time).

Responses Filed:

- A. Debtors' Statement with Respect to the Official Committee of Tort Claimants' Applications to Retain and Employ Cathy Yanni as Claims Administrator and the Hon, John K. Trotter (Ret.) as Trustee for the Fire Victim Trust [Dkt. 5994].
- B. California State Agencies' Reservation of Rights on Application of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Cathy Yanni as Claims Administrator Nunc Pro Tunc to January 13, 20202 Through the Effective Date of the Resolution Trust Agreement [Dkt. 6030].
- C. Paradise Irrigation District, et al.'s Reservation of Rights with Respect to Request for Hearing on Applications of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee and Cathy Yanni as Claims Administrator *Nunc Pro Tunc* to January 13, 2020 Through the Effective Date of the Resolution Trust Agreement [Dkt. 6534].
- D. Reservation of Rights re: Request for Hearing on Applications of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and

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1 2		Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee and Cathy Yanni as Claims Administrator <i>Nunc Pro Tunc</i> to January 13, 2020 Through the Effective Date of the
3		Resolution Trust Agreement [Dkt. 6567].
4 5	E.	AT&T Corp.'s Reservation of Rights with Respect to Request for Hearing on Applications of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee and Cathy Yanni as Claims Administrator Nunc Pro Tunc to January 13, 2020 Through the Effective
6		Date of the Resolution Trust Agreement [Dkt. 6580].
7 8	F.	Debtors' Statement with Respect to the TCC's Request for a Hearing on the Proposed Budget for the Hon. John K. Trotter (Ret.) as Trustee for the Fire Victim Trust and Cathy Yanni as Claims Administrator [Dkt. 6614].
9	Relate	ed Documents:
10		
11	G.	Declaration of Cathy Yanni in Support of Application of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R.
12		Bankr. P. 2014 and 5002 to Retain and Employ Cathy Yanni as Claims Administrator Nunc Pro Tunc to January 13, 20202 Through the Effective Date of the Resolution Trust Agreement [Dkt. 5724].
13	Н.	Supplemental Declaration of Cathy Yanni in Support of Application of the
14 15		Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and 5002 to Retain and Employ Cathy Yanni as Claims Administrator Nunc Pro Tunc to January 13, 20202 Through the Effective Date of the Resolution Trust Agreement [Dkt. 5967].
	,	
16 17	I.	Request for Hearing on Applications of the Official Committee of Tort Claimants Pursuant to 11 U.S.C. § 1103 and Fed. R. Bankr. P. 2014 and
18		5002 to Retain and Employ Hon. John K. Trotter (Ret.) as Trustee and Cathy Yanni as Claims Administrator <i>Nunc Pro Tunc</i> to January 13, 2020 Through the Effective Date of the Resolution Trust Agreement
19		[Dkt. 6486].
20	Status	: This matter is going forward on a contested basis.
21	Pursuant to 11 U.S.C	ors' Case Resolution Contingency Process Motion: Debtors' Motion C. §§ 105 and 363 and Fed. R. Bankr. P. 9019 for Entry of an Order (I) olution Contingency Process and (II) Granting Related Relief [Dkt. 6398].
22		nse Deadline: April 5, 2020 at 4:00 p.m. (Pacific Time).
23		
24		nses Filed:
25	A.	Governor Gavin Newsom's Statement in Support of Debtors' Motion Pursuant to 11 U.S.C. §§ 105 and 363 and Fed. R. Bankr. P. 9019 for Entry of an Order (I) Approving Case Resolution Contingency Process
26		and (II) Granting Related Relief [Dkt. 6402].
27	В.	Valley Clean Energy Alliance's Statement Regarding Case Resolution Contingency Process [Dkt. 6624].
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1 2	C.	Joinder of the City and County of San Francisco to the Statement of Valley Clean Energy Alliance Regarding Case Resolution Contingency Process [Dkt. 6626].
3	D.	Limited Objection of the Official Committee of Tort Claimants to the Debtors' Motion Pursuant to 11 U.S.C. §§ 105 and 363 and Fed. R. Bankr.
4		P. 9019 for Entry of an Order (I) Approving Case Resolution Contingency Process and (II) Granting Related Relief [Dkt. 6627].
5	E.	Statement and Reservation of Rights of Official Committee of Unsecured
6		Creditors Regarding Debtors' Motion for Entry Order (I) Approving Case Resolution Contingency Process and (II) Granting Related Relief
7		[Dkt. 6628].
8	F.	Reservation of Rights of the Ad Hoc Group of Subrogation Claim Holders Regarding the Debtors' Motion Pursuant to 11 U.S.C. §§ 105 and 363 and
9		Fed. R. Bankr. P. 9019 for Entry of an Order (I) Approving Case Resolution Contingency Process and (II) Granting Related Relief
10		[Dkt. 6629].
11	G.	Joinder of South San Joaquin Irrigation District to Valley Clean Energy Alliance's Statement Regarding Case Resolution Contingency Process
12		[Dkt. 6630].
13	Н.	Limited Objection and Reservation of Rights of BOKF, NA as Indenture
14		Trustee to Debtors' Motion Pursuant to 11 U.S.C. §§ 105 and 363 and Fed. R. Bankr. P. 9019 for Entry of an Order (I) Approving Case
15		Resolution Contingency Process and (II) Granting Related Relief [Dkt. 6631].
16	Related Documents:	
17	I.	Declaration of Jason P. Wells in Support of Debtors' Motion Pursuant to 11 U.S.C. §§ 105 and 363 and Fed. R. Bankr. P. 9019 for Entry of an
18		Order (I) Approving Case Resolution Contingency Process and (II)
19	r	Granting Related Relief [Dkt. 6399].
20	J.	Debtors' Response to Limited Objection of the Official Committee of Tort Claimants to the Debtors' Motion Pursuant to 11 U.S.C. §§ 105 and 363
21		and Fed. R. Bankr. P. 9019 for Entry of an Order (I) Approving Case Resolution Contingency Process and (II) Granting Related Relief
22	G	[Dkt. 6651].
23		: This matter is going forward on a contested basis.
24	4. TCC' Claimants' Motion for Letter from the TCC	s Supplemental Disclosure Motion: The Official Committee of Tort or Entry of an Order Directing Supplemental Disclosure in the Form of a
25		
26	<u>Kespo</u>	nse Deadline: April 7, 2020 at 10:00 a.m. (orally at the Omnibus Hearing).
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1	<u>R</u>	esponses Filed:	
2	A	Opposition to Motion by the Official Committee of Tort Claimants to Supplement the Court-Approved Disclosure Statement [Dkt. 6642].	
3	В	Reservation of Rights of the Ad Hoc Group of Subrogation Claim Holders	
5		Regarding the Official Committee of Tort Claimants' Motion for Entry of an Order Directing Supplemental Disclosure in the Form of a Letter from the TCC [Dkt. 6652].	
6	C	Joinder of Many PG&E Fire Victims in TCC's Motion to Supplement Disclosure Statement [Dkt. 6656].	
7	D	. Joinder of GER Hospitality, LLC in the TCC's Motion for an Order	
8		Directing Supplemental Disclosure in the Form of a Letter from the TCC [Dkt. 6657].	
	E.	Debtors' and Shareholder Proponents' Joint Objection to Motion of the	
10		Official Committee of Tort Claimants for Entry of an Order Directing Supplemental Disclosure in the Form of a Letter from the TCC [Dkt. 6658].	
12			
	F.	Motion for Entry of an Order Directing Supplemental Disclosure in the	
13		Form of a Letter from the TCC [Dkt. 6659].	
14	Related Documents:		
15	G		
16		Tort Claimants' Motion for Entry of an Order Directing Supplemental Disclosure in the Form of a Letter from the TCC [Dkt. 6637].	
17	<u>St</u>	atus: This matter is going forward on a contested basis.	
18	CONTINUED, RESOLVED, AND WITHDRAWN MATTERS		
19	5. T	CC Standing Motion: The Official Committee of Tort Claimants' Motion for	
20	Standing to Pros	ecute Claims of the Debtors' Estates [Dkt. 5972].	
21	<u>R</u>	esponse Deadline: March 25, 2020 at 4:00 p.m. (Pacific Time).	
22	<u>R</u>	esponses Filed:	
	A		
23		Tort Claimants' Motion for Standing to Prosecute Claims of the Debtors' Estates [Dkt. 6435].	
	В		
25		for Order Resolving the Official Committee of Tort Claimants' Motion for Standing to Prosecute Claims of the Debtors' Estates [Dkt. 6449].	
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1		C.	Statement of Official Committee of Unsecured Creditors Regarding
2			Motion of the Official Committee of Tort Claimants for Standing to Prosecute Claims of the Debtors' Estates [Dkt. 6475].
3 4		D.	Securities Plaintiffs' Memorandum of Points and Authorities in Opposition to Official Committee of Tort Claimants' Motion for Standing to Prosecute Claims of the Debtors' Estates [Dkt. 6482].
5		Related	d Documents:
6		E.	Declaration of David J. Richardson in Support of the Official Committee of Tort Claimants' Motion for Standing to Prosecute Claims of the
7			Debtors' Estates [Dkt. 5973].
9		F.	Reply Brief of the Official Committee of Tort Claimants in Support of Its Motion for Standing to Prosecute Claims of the Debtors' Estates [Dkt. 6547].
10 11		G.	Supplemental Declaration of David J. Richardson in Support of the Official Committee of Tort Claimants' Motion for Standing to Prosecute Claims of the Debtors' Estates [Dkt. 6548].
12		Status	This matter has been continued to April 14, 2020 [Dkt. 6600].
13	6.		rd/Baggett Proof of Claim Motion: Motion Pursuant to Fed. R. Bankr. P.
14	9006(b)(1) to Enlarge the Time for Howard/Baggett to File Proofs of Claim [Dkt. 6290].		
15		Respon	nse Deadline: March 31, 2020 at 4:00 p.m. (Pacific Time).
16		Respon	nses Filed:
17		A.	Stipulation Enlarging Time for Howard/Baggett to File Proof of Claim [Dkt. 6510].
18		Related	d Documents:
19		B.	Declaration of John N. Demas in Support of Motion Pursuant to Fed. R. Bankr. P. 9006(b)(1) to Enlarge the Time for Howard/Baggett to File
20			Proofs of Claim [Dkt. 6292].
21		C.	Declaration of Cory Culver in Support of Motion Pursuant to Fed. R. Bankr. P. 9006(b)(1) to Enlarge the Time for Howard/Baggett to File
22			Proofs of Claim [Dkt. 6293].
23		Related	d Orders:
24		D.	Order Approving Stipulation Enlarging Time for Howard/Baggett to File Proof of Claim [Dkt. 6513].
25		Status	This matter has been resolved by stipulation [Dkt. 6510] and order
26			[5513] and dropped from the calendar by March 30, 2020 docket text order.
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1	7. <u>Debtors' 503(b)(9) Motion</u> : Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 2896].		
2	Response Deadline: July 31, 2019, at 4:00 p.m. (Pacific Time).		
3	Respo	onses Filed:	
4	itesponses i neu.		
5	A.	Response in Opposition to Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3263].	
6 7	В.	Response of C.H. Reynolds Electric, Inc. to Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3267].	
,		303(0)(3) [DRI. 3207].	
8 9	C.	Opposition of Shiloh IV Lessee, LLC to Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3284].	
10	D.	Opposition of Marsh Landing, LLC to Debtors' First Omnibus Report and	
11	2.	Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3286].	
12	E.	Proposed Document Filed Under Seal [Dkt. 3287].	
13	F.	Response of Claimant Global Ampersand LLC to Objection of Debtors to	
14		Claim Asserted by Claimant Pursuant to 11. U.S.C. § 503(b)(9) [Dkt. 3288].	
15 16	G.	Response of Surf to Snow Environmental Resource Management, Inc. to Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3302].	
17	Н.	Omnibus Stipulation Between Debtors and Certain Claimants Extending	
18		Time to Respond to Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3306].	
19	I.	Response of U.S. Telepacific Corp. DBA TPX Communications to Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant	
20		to 11 U.S.C. § 503(b)(9) [Dkt. 3313].	
21	J.	Letter to Court from Hypower, Inc. Regarding Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. §	
22		503(b)(9) [Dkt. 3315].	
23	K.	Exhibit A of Response of C.H. Reynolds Electric, Inc. to Debtors' First	
24		Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3324].	
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1		Related	d Documents:
2 3		L.	Declaration of Robb C. McWilliams in Support of Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 2897].
4 5		M.	Notice of Filing of Revised Proposed Order Approving Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3522].
6		Related	1 Orders:
7 8		N.	Order Granting Omnibus Stipulation Between Debtors and Certain Claimants Extending Time to Respond to Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9)
9			[Dkt. 3365].
10		O.	Order Granting Debtors' First Omnibus Report and Objection to Claims Asserted Pursuant to 11 U.S.C. § 503(b)(9) [Dkt. 3564].
11		<u>Status</u> :	This matter has been continued to April 14, 2020.
12			tist Claimants' Rule 3018 Motion: Motion of the Adventist Claimants for
13			orary Allowance of the Adventist Fire Damage Claims Solely for Voting Bankruptcy Rule 3018 [Dkt. 6174].
14		Respor	nse Deadline: March 24, 2020 at 4:00 p.m. (Pacific Time).
15		Respor	nses Filed: No responses were filed.
16		Related	d Documents:
17 18		A.	Declaration of Jeff Eller in Support of Motion of the Adventist Claimants for Estimation and Temporary Allowance of the Adventist Fire Damage Claims Solely for Voting Purposes Pursuant to Bankruptcy Rule 3018
19			[Dkt. 6175].
20		B.	Notice of Withdrawal of the Motion of the Adventist Claimants for Estimation and Temporary Allowance of the Adventist Fire Damage
21			Claims Solely for Voting Purposes Pursuant to Bankruptcy Rule 3018 [Dkt. 6391].
22		<u>Status</u> :	This matter has been withdrawn.
23			lly LLC Relief from Stay: JH Kelly LLC's Motion for Relief from the
24	Automatic Stay	-	•
25		-	nse Deadline: March 13, 2020, at 4:00 p.m. (Pacific Time).
26		Respon	nse Filed:
27 28		A.	Stipulation and Agreement for Order Regarding Limited Relief from the Automatic Stay Between the Utility, JH Kelly, LLC and AECOM Technical Services, Inc. [Dkt. 6409].
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1	<u>R</u>	Related Documents:
2	E	B. Declaration of Mario R. Nicholas in Support of JH Kelly's Motion for Relief from the Automatic Stay [Dkt. 5651].
3		C. Relief from Stay Cover Sheet [Dkt. 5652].
4	R	Related Order:
5	_	
6	Γ	Order Approving Stipulation and Agreement for Order Regarding Limited Relief from the Automatic Stay Between the Utility, JH Kelly, LLC and AECOM Technical Services, Inc. [Dkt. 6430].
7		W. (TI) (4. 1. 1. 1. 1. 1. 1. 1. EDI. (400) 1. 1.
8		Status: This matter has been resolved by stipulation [Dkt. 6409] and order Dkt. 6430] and dropped from the calendar by March 23, 2020 docket text order.
9		Marroquin Relief from Stay Motion: Motion to Abstain and for Relief from to Permit Lawsuit to Proceed to Trial and Conclusion [Dkt. 4606].
10	R	Response Deadline: March 20, 2020, at 4:00 p.m. (Pacific Time).
11		Responses Filed:
12	<u>_</u>	responses i ned.
13	A	A. Stipulation Between Debtor Pacific Gas and Electric Company and Michael Marroquin to Continue Hearing and for Limited Relief from the
14		Automatic Stay [Dkt. 4874].
15	E	3. Stipulation Between Debtor Pacific Gas and Electric Company and Michael Marroquin Adjourning Motion to Abstain and for Relief from the Automatic Stay [Dkt. 6498].
16	_	• • •
17	<u> </u>	Related Documents:
18	C	Exhibits to Motion to Abstain and for Relief from Automatic Stay to Permit Lawsuit to Proceed to Trial and Conclusion [Dkt. 4607].
19		D. Declaration of Daniel Rodriguez in Support of Motion for Relief from
20		Automatic Stay to Permit Lawsuit to Proceed to Trial and Conclusion [Dkt. 4608].
21	E	E. Declaration of Leonard K. Welsh in Support of Motion to Abstain and for
22		Relief from Automatic Stay to Permit Lawsuit to Proceed to Trial and Conclusion [Dkt. 4609].
23	F	Relief from Stay Cover Sheet [Dkt. 4610].
24	<u>R</u>	Related Orders:
25		G. Order Approving Stipulation Between Debtor Pacific Gas and Electric
26		Company and Michael Marroquin to Continue Hearing and for Limited Relief from the Automatic Stay [Dkt. 4888].
27		Tener nom me riacomane omy [DRG 4000].
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1 H. Order Approving Stipulation Between Debtor Pacific Gas and Electric Company and Michael Marroquin Adjourning Motion to Abstain and for 2 Relief from the Automatic Stay [Dkt. 6512]. 3 Status: This matter has been resolved by stipulation [Dkt. 6498] and order [Dkt. 6512] and dropped from the calendar by March 27, 2020 docket text order. 4 II: MATTERS SCHEDULED TO BE HEARD IN ADVERSARY PROCEEDING: 5 Winding Creek Solar LLC et al v. Pacific Gas and Electric Company et al. Adv. Proc. No. 19-03049 6 RESOLVED MATTER 7 **Debtor's Motion to Dismiss**: The Utility's Motion to Dismiss, or, in the 11. 8 Alternative, Stay Adversary Proceeding; Memorandum of Points and Authorities in Support [Dkt. 8]. 9 Response Deadline: January 15, 2020, at 4:00 p.m. (Pacific Time). 10 Response Filed: 11 Stipulation and Agreement for Order Continuing Hearing [**Dkt. 14**]. A. 12 В. Second Stipulation and Agreement for Order Continuing Hearing 13 [Dkt. 16]. 14 C. Plaintiff's Memorandum of Points and Authorities in Opposition to PG&E's Motion to Dismiss the Complaint [**Dkt. 18**]. 15 D. Request for Judicial Notice in Support of the Utility's Reply in Further 16 Support of its Motion to Dismiss [Dkt. 20]. 17 Stipulation and Agreement for Order Resolving the Utility's Motion to E. Dismiss [Dkt. 23]. 18 Related Documents: 19 F. Utility's Request for Judicial Notice in Support of Utility's Motion to 20 Dismiss, or, in the Alternative, Stay Adversary Proceeding; Memorandum of Points and Authorities in Support [Dkt. 9]. 21 G. The Utility's Reply in Further Support of its Motion to Dismiss; 22 Memorandum of Points and Authorities in Support [Dkt. 19]. 23 Related Order: 24 H. Order Approving Stipulation and Agreement for Order Continuing Hearing [Dkt. 15]. 25 Order Approving Second Stipulation and Agreement for Order Continuing I. 26 Hearing [Dkt. 17]. 27 J. Order Approving Stipulation and Agreement for Order Resolving the 28

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Weil, Gotshal & Manges LLP 767 Fifth Avenue New York, NY 10153-0119

Utility's Motion to Dismiss [Dkt. 24].

Status: This matter has been resolved by stipulation [**Dkt. 23**] and order [**Dkt. 24**].

PLEASE TAKE NOTICE that copies of any pleadings filed with the Court and referenced herein can be viewed and/or obtained: (i) by accessing the Court's website at http://www.canb.uscourts.gov, (ii) by contacting the Office of the Clerk of the Court at 450 Golden Gate Avenue, San Francisco, CA 94102, or (iii) from the Debtors' notice and claims agent, Prime Clerk LLC, at https://restructuring.primeclerk.com/pge or by calling (844) 339-4217 (toll free) for U.S.-based parties; or +1 (929) 333-8977 for International parties or by e-mail at:pgeinfo@primeclerk.com. Note that a PACER password is needed to access documents on the Bankruptcy Court's website.

Dated: April 6, 2020 WEIL, GOTSHAL & MANGES LLP KELLER BENVENUTTI KIM LLP

By: /s/ Dara L. Silveira

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Attorneys for Debtors and Debtors in Possession

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